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APPLICATION OF SOUTHWESTERN	§ 8	BEFORE THE
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ELECTRIC POWER COMPANY FOR § OF

AUTHORITY TO CHANGE RATES 

§ ADMINISTRATIVE HEARINGS

# SOUTHWESTERN ELECTRIC POWER COMPANY'S SUPPLEMENTAL RESPONSE TO TEXAS INDUSTRIAL ENERGY CONSUMERS' FIRST REQUEST FOR INFORMATION

### **FEBRUARY 19, 2021**

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### **SOAH DOCKET NO. 473-21-0538 PUC DOCKET NO. 51415**

## SOUTHWESTERN ELECTRIC POWER COMPANY'S SUPPLEMENTAL RESPONSE TO TEXAS INDUSTRIAL ENERGY CONSUMERS' FIRST REQUEST FOR INFORMATION

### **Question No. TIEC 1-7:**

Referring to page 23, lines 4-10, please provide all documents supporting the assertion that SPP requires load of customers having self-generation that is synchronized with the SWEPCO transmission system to be included in SWEPCO's load ratio share allocation by the SPP.

### **Response No. TIEC 1-7:**

The statement on page 23, lines 4-10 of Ms. Jackson's testimony is supported by the fact that SPP is billing SWEPCO for Network Integration Transmission Service through SPP's FERC-approved Open Access Transmission Tariff (OATT) for the behind-the-meter retail load being served by Eastman Chemical Company. SWEPCO is aware that TIEC has taken issue with SPP's application of its OATT to retail behind-the-meter load. SPP has subsequently evaluated whether some behind-the-meter load should be exempted in certain circumstances, but the SPP stakeholders and/or FERC have not approved any changes to the SPP OATT to support any exemptions.

### **Supplemental Response No. TIEC 1-7:**

See also SWEPCO's response to TIEC 6-3a for additional documentation supporting SWEPCO's position.

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